Exhibit 1:

Errata to Bright Data's Motion to Disqualify Quinn Emanuel

Page:Line <sup>1</sup>	Original Text	Corrected Text.
i:9	Meta Platforms, <mark>Inc</mark> . v. Bright Data	Meta Platforms, <mark>LLC</mark> v. Bright Data
	Ltd., 23-cv-00077 (N.D. Cal.)	Ltd., 23-cv-00077 (N.D. Cal.)
iv:11	Omission	hiQ Labs, Inc. v.
		LinkedIn Corp., 639
		F.Supp.3d 944 (N.D.
		Cal. 2022)
v:26	Hazard, et al., The Law of	Hazard, et al., The Law of Lawyering
	Lawyering (4d ed. 2023)	(4 <mark>th</mark> ed. 2023)
1:11	"free rei <mark>g</mark> n to decide	"free rein to decide
4:11	639 F.Supp. <mark>2</mark> d 944 (N.D. Cal. 2022).	639 F.Supp. <mark>3</mark> d 944 (N.D. Cal. 2022).
4:27	which it discussed with Bright	which it discussed with Bright
	Data's general counsel	Data's general counsel over video
	telephonically on or about February	conference on or about February 26,
	26, 2023.	2023.
5:6	it "approached the analysis'	it "approached the analysis'
6:28	Quinn entered its appearance on June 4, 2023.	Quinn entered its appearance on June 4, 2024.
7:1	Just two days later, on June 6, 202 <mark>2</mark> ,	Just two days later, on June 6, 2024,
12:14	does not require an exact match	does not require an exact match
	between facts and issues in the two	between facts and issues in the two"
	cases.").	cases.).
12:24	("The words 'subject"	("The words 'subject'
12:27	In the $\frac{H}{i}Q$ case,	In the $hiQ$ case,
13:10	it casts doubt of the reliability	it casts doubt on the reliability
14:15	and analyses of its claims,	analyses of its claims,
15:20-21	("Where the requisite substantial	("Where the requisite substantial
	relationship can be demonstrated,	relationship can be demonstrated,
	access to confidential information in	access to confidential information in
	the first representation (relevant, by	the first representation (relevant,
	definition, to the second	by definition, to the second
	representation) is presumed and	representation) is presumed and
	disqualification is mandatory");	disqualification is mandatory");
16:3	Moreover, the circumstances	Moreover, the circumstances
	surrounding the Quinn's	surrounding Quinn's engagement
	engagement	

<sup>&</sup>lt;sup>1</sup> References to page and line numbers are to the original Disqualification Motion.

Page:Line <sup>1</sup>	Original Text	Corrected Text.
19:2	cf. Openwave Sys. Inc. v. Myriad	cf. Openwave Sys. Inc. v. Myriad
	France S.A.S., 2011 WL 1225978,	<i>France S.A.S.</i> , 2011 WL 1225978, * <mark>5</mark>
	* <mark>4</mark> (N.D. Cal. 2011)	(N.D. Cal. 2011)
19:3	Kirk v. First Am. Ins. Co., 183	Kirk v. First Am. Ins. Co., 183
	Cal.App.4th 776, 108 (2010)	Cal.App.4th 776, 814 (2010) (same).
	(same).	
19:27	<mark>s</mark> econd Circuit	<mark>S</mark> econd Circuit
20:19	SpeeDee, 20 Cal. 4th at 1145	<i>SpeeDee</i> , 20 Cal. 4th at 1145 n.2
	(same).	(same).